UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WASHINGTON

MAPLEWOOD SOFTWARE, INC.,

Plaintiff,

v.

MICROSOFT CORPORATION,

Defendant.

NO. CV-08-066-RHW

CONSENT JUDGMENT

Plaintiff Maplewood Software, Inc. ("Maplewood") and Defendant Microsoft Corporation ("Microsoft"), having resolved all claims in the pending action, stipulate as follows:

- 1. The Court has proper jurisdiction over the parties and the subject matter of this litigation.
- 2. Maplewood brought this action for copyright infringement and breach of contract on or about February 15, 2008. Although never formally served with a copy of the complaint, Microsoft denies that it breached any contract with Maplewood, and denies that it infringed Maplewood's claimed copyright in the TUPLE database.
- 3. Each party is to bear its own costs and attorneys' fees incurred in this litigation.
- 4. This Consent Judgment finally concludes and disposes of all the claims in this litigation with prejudice. Final judgment shall be entered pursuant to this Consent Judgment, without further notice.

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IT IS SO ORDERED. The District Court Executive is hereby directed to enter this final Consent Judgment forthwith and close the file. **DATED** this 14th day of August, 2009. <u>s/Robert H. Whaley</u> ROBERT H. WHALEY Senior United States District Judge Q:\CIVIL\2008\maplewood.close.order.wpd **CONSENT JUDGMENT * 2**